Paul Buhanan P.O. Box 157 Cedar City, Utah 84721-0157

BUREAU OF LAND MARAGEMENT

RECEIVED

NOV 01 1997/31/91

Dave Henderson B.L.M 15 Ea. 500 No. Fillmore, Utah 846311

Dear Sirs:

Warm Springs Ath

This letter is to confirm our telephone conversation regularding the establishment of a plan of operation, Granfathered rights, and assisting you to get your environmental assessment made.

I appologize for the delay. I have been very busy and time has been a rare comodity to find. Thank you for your practication.

The testing I was doing at the time of our last communication did not work out as well as I had hoped. As a result the quantity of ore that I will be moving will be considerably less than what we were talking about. In the forseeable future my work will be mostly exploratory and testing. I think probably 1000 pounds per month will be more than enough to do testing work on. Until I am able to develop an extraction process which gives consistant results, and is economically feasible that should be enough ore to remove from the site. It is my intention to continue work in the areas which have already been disturbed. Most work will be in areas; UMC 139075, UMC 139066, UMC 139069. Work will consist of hand drilling, blasting, chemical testing, maintenance of existing roads, maintenance of cabin. Of course when a suitable process of extraction is found, I will then want to modify this plan to one of production.

I am enclosing a copy of a lease which was being negotiated back in 1975-1976, to give you some idea of the plans we had at that time. It was to be that we would have been shipping 35 ton per day into delta for milling. A mill was constucted in delta, and some investors were talking about a million dollars worth of backing to get things rolling. At that time we did some major road improvement and did ship out about 300 tons of ore. As you are aware however those plans did not materialize. I mention them to establish a presidence. I also include copies of proofs of labor from that time period to help establish Granfathered rights. At that time we used Bulldozer, backhoe, dump truck. In this current period I will probably be limited to my pickup truck, hand drill, blasting, pick, shovel. Though if possible there is a bit of backhoe work I would like to get done. Until a production phase can begin I do not expect a great deal of visible disturbance. The testing will mainly be done here in Cedar City, and my small pickup doesn't carry enough to be

very noticeable. During this phase I think disturbance will be small.

I think that I've touched all of the areas we discussed, if not I will be glad to write more later. It is my intention to work with you in every way possible. I intend that all my activity there be in a legal, ecologically safe manner. I thank you for your willingness to assist me therein. I look forward to working together in the future. If there is anything more you need let me know.

Thursey Vand ?

G. S.

In lase my muring plans do not prove to be feasible, Reclaimation Aball be den as ber.

43 CFR 3802.3-2

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A PARTICIPANT OF THE PROPERTY OF THE PARTICIPANT OF

George D. Fehr

723 PHILLIPS PETROLEUM BUILDING SALT LAKE CITY, UTAH 84101 TELEPHONE: (801) 363-5893

September 15, 1976

Mr. Wane S. Behunin P. O. Box 48 Beaver, Utah 84713

Dear Wane:

I have prepared the leases and I think that they are the way you would want them. George Sargent said that you probably would want a clause in there giving you the right to receive your royalty in gold if you wanted, and I had that clause added in on Page 3.

If the lease is satisfactory, give me a call and I will send you down the \$500. When you receive the \$500, you can mail the executed leases back to me.

Be sure to sign all copies on Page 8 and at the bottom of Exhibit A and Exhibit B above the word "Lessor". Return one blue-back copy and two other copies to me. You may keep the other copy for your files.

I am sending Paul a copy of the lease for him to look at.

I will look forward to hearing from you.

Sincerely yours,

GEORGE D. FEHR

GDF:rm enc.

MINING LEASE

THIS MINING LEASE, made and entered into this 10th day of September, 1976, by and between WANE S. BEHUNIN, an unmarried man, whose address is P. O. Box 48, Beaver, Utah 84713, hereinafter referred to as LESSOR, and E. M. FEHR, hereinafter referred to as LESSEE, whose address is P. O. Box 11546, Salt Lake City, Utah 84147;

WITNESSETH:

That in consideration of the sum of Ten Dollars (\$10.00) in hand paid and other good and valuable consideration, the receipt and sufficiency of which Lessor hereby acknowledges, and in further consideration of the royalties and agreements herein set forth by the parties to be kept and performed, it is mutually agreed as follows:

1. Lease of Properties:

Lessor does hereby grant, lease, demise and let exclusively unto Lessee, and Lessee leases and takes from Lessor, upon the terms and conditions hereinafter set forth, all those mining claims and mining properties situate in Millard County, State of Utah, more particularly described in Exhibit A hereto attached and by this reference made a part hereof, hereinafter sometimes referred to as the "premises".

Together with, all and singular Lessor's mines, minerals, lodes and veins, dips and spurs, all dumps, plants, fixtures, improvements, water rights or other rights, easements and appurtenances whatsoever either upon, in or under or belonging to or associated with or used or usable in connection with the premises, whether heretofore or hereafter acquired. The designation of specific improvements, rights or appurtenances or other items, if any, on the premises shall not be deemed to be a limitation upon the generality of the foregoing sentence.

Together with, the exclusive rights and privileges to explore for, develop, mine (by open pit, underground, strip mining, or any other method), extract, mill, beneficiate, store, remove and market, all of the minerals, metals, ores, materials of whatsoever nature or sort found thereon, therein or thereunder or on, in or under other lands.

2. Term:

This lease shall be for a term of ten years from the date hereof (called "primary term") and so long thereafter as ores, minerals

or materials, or any one or more of them, are produced from the premises and/or so long thereafter as this lease may be maintained in force and effect under any of the other provisions herein contained.

If at the expiration of the primary term, Lessee has discovered minerals on the premises in quantities which in Lessee's opinion may be commercially mined, and Lessee is then engaged in operations for recovery of the same, then this lease shall be automatically extended after the expiration of the primary term for so long as such operations for recovery are being diligently prosecuted with no cessation of more than ninety (90) consecutive days and for so long thereafter as ores, minerals and/or materials are mined and produced, or in the event of cessation of production, for so long thereafter as Lessee diligently engages in development operations for the purpose of further producing ores, minerals or materials from the premises, or so long thereafter as Lessee continues to make the payments provided in Paragraph 3. be considered that Lessee is diligently engaged in mining operations if Lessee conducts any such operations on the premises at any time during each period of three (3) consecutive months after cessation of production.

3. Royalty:

- A. Lessee shall pay Lessor a royalty for ore or minerals mined and removed from the premises and sold, either in their raw, crude form, or as concentrates, or used, or processed and sold, the total amount of which royalty shall be determined and computed as provided in Exhibit B attached to and hereby made a part of this lease.
- B. All payments herein provided shall be paid either directly to Lessor or mailed to the depository bank herein named. Royalty as above provided, shall be paid or mailed on or before the twenty-fifth day of the calendar month following the time the ore is sold, or processed and sold, or used, and upon request of Lessor a true copy of the mill settlement return will be provided to Lessor, together with a statement of costs.
- C. Lessee shall pay Lessor a minimum monthly royalty regardless of actual production according to the following schedule:

\$500.00 each and every month for three months commencing October 15, 1976.

\$500.00 each and every month for three months commencing January 15, 1977.

\$1,000.00 each and every month for six months commencing April 15, 1977.

\$2,500.00 each and every month for one year commencing October 15, 1977.

\$5,000.00 each and every month thereafter during the primary term of this lease commencing October 15, 1978.

All monthly minimum royalties shall be due and payable at the end of each such monthly period. Said monthly minimum royalties paid to Lessor shall be credited against the actual royalties due and payable hereunder. At Lessor's option, royalty may be paid in gold or kind

In the event at the end of the primary term of this lease Lessee has discovered in the premises any minerals in quantities which in Lessee's opinion may be commercially produced, but said minerals are not being produced, and Lessee is not engaged in development operations as contemplated in Paragraph 2, this lease shall nevertheless remain in full force and effect for a period of one year following the expiration of the primary term and Lessee shall pay an annual minimum royalty for the year following the end of the primary term a sum of \$60,000.00. Such payment shall be made on or before the end of such annual period. Thereafter, in like manner and from time to time, if a one-year period has elapsed during which no ores, minerals or materials have been produced and Lessee has been engaged in development operations during that period, this lease shall nevertheless be considered to have remained in full force and effect during such period and Lessee shall be obligated to make the annual royalty payment for such year. It is provided, however, that this lease cannot be extended beyond the primary term by reason of the annual minimum royalty payments provided in this paragraph for a longer term than ten (10) consecutive years. Annual period as used herein shall be the one-year period commencing on the first anniversary date hereof and commencing on each anniversary date thereafter. All annual minimum royalties paid to Lessor pursuant to this paragraph shall be credited against actual royalties paid to Lessor.

E. Any and all payments of monies due or payable by Lessee to Lessor under the terms hereof shall be paid or tendered to Lessor or to the credit of Lessor at the Milford State Bank, Beaver City Branch, Beaver, Utah 84713, which bank is designated as the depository and the agent of the Lessor for the purpose of receiving such payments.

4. Lesser Interest Provision:

Without impairment of the warranties of title contained in this lease, if Lessor owns less than the entire and undivided mineral estate in the premises, then the total royalties and all other payments herein provided shall be proportionately reduced and payable to Lessor only in the proportion which the Lessor's interest bears to the undivided mineral estate therein.

5. Warranty:

Lessor hereby warrants and agrees to defend the title to the patented mining claims or other patented lands referred to in Exhibit A, and with respect to each unpatented mining claim described therein warrants unencumbered ownership of the claim and represents and warrants that the same was validly located upon lands open to mining location by Lessor or a predecessor, that the same is valid and subsisting and that all assessment work for prior years has been done and proof thereof recorded as required by law. Lessee shall have the optional right to redeem for the Lessor by payment of any mortgage, tax or other lien upon said premises in the event of default of payment by Lessor and be subrogated to the rights of the holder thereof. Lessee shall also have the right to retain from any payment which would otherwise become due or payable to Lessor hereunder and thereby reimburse Lessee for payment of any such tax, mortgage or other lien and the retention of such sum or sums for payment shall have the same effect as if the amounts thereof were paid directly to the Lessor in whose behalf such payment was made. In case of a suit, adverse claim, dispute or question as to the ownership of the premises or the right to receive any of the monies payable under this lease, Lessee shall not be in default in payment of any sum due hereunder until thirty (30) days after Lessee has been furnished with original or certified copies of instrument or instruments disposing of such suit, claim or dispute with proof sufficient, in Lessee's opinion, to settle such question.

6. Release:

A. Lessee may at any time execute and deliver to Lessor or place of record a release or releases covering all of the premises and thereby surrender this lease as to all of said premises and thereby terminate all obligations relating thereto except the payment obligations accrued as of the day of surrender, and subject to Paragraph 9E.

B. Lessee shall likewise and in like manner have the right from time to time to surrender this lease insofar as it covers only a portion of the premises and thereby terminate all obligations relating thereto except the payment obligations accrued as of the date of surrender, and subject to Paragraph 9E. In the event of a partial release the annual minimum royalties payable hereunder shall be reduced proportionately.

C. As to any part or all of the premises released under this Paragraph 6, Lessee shall have the right, but not the obligation, at any time, or within six (6) months after the termination or expiration of the rights granted by this lease to remove all property including mine dumps and tailings, fixtures or structures erected or placed by Lessee on said premises except timbering in tunnels, shafts and openings.

7. <u>Title</u>:

Upon request by Lessee, Lessor shall furnish promptly to Lessee all abstracts of title in Lessor's possession covering the premises in whole or in part, the recorded notice of location, prior deeds, if any, proofs of annual labor and all other data and material in Lessor's files relative thereto.

8. Taxes:

Lessor shall pay promptly when due all other property taxes levied against the premises affected by this lease except as hereinafter provided. Lessee shall pay all taxes levied or assessed for period during the term of this lease upon improvements placed by the Lessee upon the premises. Lessor and Lessee shall each bear their respective shares of all severance or other taxes now or hereafter levied or computed upon the amount or value of ores produced.

9. <u>Duties:</u>

The provisions for annual minimum payments contained herein are intended to exclude and negate any implied duty or obligation to perform exploration or development work or to mine at any rate or in any manner. The activities of Lessee, if any, shall be only to the extent and at the locations, times and methods and in the manner that Lessee shall determine in Lessee's sole discretion. However, with respect to all such work as Lessee shall determine to perform, it is specifically agreed as follows:

A. Lessee, in all operations under this lease, will comply with all applicable state and Federal laws, including the social laws relative to employment, workmen's compensation insurance, social security, unemployment tax and tax withholding. Lessee shall hold Lessor harmless from claims of damage to persons or property arising from Lessee's operations under this lease, except only that any right of access to the premises by Lessor or Lessor's representatives shall be at Lessor's risk.

- B. Lessor shall have access to the operations upon the premises and to the records and accounts thereof at reasonable times to the end that Lessor might verify that the specified payments are being made properly.
- C. Ore, substances or materials from the premises which is mixed or comingled with ore, substances or materials from other lands shall be determined as to quantity and grade by the Lessee through procedures consistent with practices in the mining industry, such as truck factors, skip factors, and volumetric surveys.
- D. At the termination of this lease, Lessee will supply Lessor copies of any analyses of cores taken from the premises if those copies are then available, but Lessee shall not be required to furnish Lessor with its geological interpretations and confidential reports.
- E. For the assessment year commencing September 1, 1976, and each year thereafter during the term hereof, Lessee shall, with respect to each unpatented mining claim described in Exhibit A, endeavor in good faith to do and perform the assessment work as required by law for the maintenance of the claims, to file reports and affidavits as required by law with respect thereto. It is provided, however, that Lessee shall have no assessment work obligation for the then current assessment year with respect to any unpatented mining claim which is released from this lease not later than July 1 of any year.

10. Inurement:

The provisions hereof are intended to be specifically enforceable and shall inure to the benefit of and shall bind the parties hereto, their heirs, devises, personal representatives, successors and assigns; but no change in the ownership of the premises or in the right to receive the payments made hereunder shall be binding upon Lessee until thirty (30) days after Lessee shall have received the original or

certified copies or all instruments necessary, in Lessee's opinion, to evidence the transfer.

11. Failure to Make Payments:

Lessor shall not claim or assert either a termination or an impairment of any of the rights and privileges granted to Lessee by the terms of this lease, unless the payments provided herein are not made as specified. And if, in the opinion of Lessor, there has been a failure to make a payment or an erroneous payment (whether the payment is claimed to be late, insufficient in amount, to the wrong person, or otherwise), then Lessor shall notify Lessee in writing by registered mail stating specifically the asserted neglect or error. If Lessee within a period of thirty (30) days after the receipt of notice corrects an erroneous payment or makes a payment theretofore neglected, then the additional or delayed payment shall have the same force and legal effect as if the payment had been made properly and timely in the first instance.

12. Force Majeure:

When any of the operations contemplated by this lease are delayed or interrupted by storm, flood or other act of God, fire, war, rebellion, insurrection, riot, strikes, differences with workmen or failure of carriers to transport or furnish facilities for transportation, or as a result of some order, requisition or necessity of any governmental agency having jurisdiction, or inability after diligent effort to obtain a profitable market for any leased mineral produced hereunder, or as a result of any cause whatsoever beyond the control of Lessee, the time of such delay or interruption shall not be counted against Lessee, anything in this lease to the contrary notwithstanding. All express or implied covenants or conditions of this lease shall be subject to all Federal and state laws, executive orders, rules or regulations of any governmental agency, State or Federal, having jurisdiction, and this lease shall not be terminated in whole or in part, nor Lessee held liable in damages for failure to comply therewith, if compliance is prevented by or if such failure is the result of, any such law, order, rule or regulation. If from any such cause Lessee is prevented from conducting mining or producing operations, or from transporting, selling or using minerals from the leased premises, the time while Lessee is so prevented shall not be counted against Lessee, and this lease shall be extended for a period of time equal to that during which such Lessee

is so prevented from conducting such operations, selling or using such minerals, notwithstanding any other provisions hereof.

13. Joinder:

The joinder herein by the spouse of Lessor or one or more of the parties who constitute Lessor is with the intent and for the purpose of committing to this lease and releasing and waiving any and all dower, homestead exemption and other rights conferred upon or reserved to such spouse by the laws of the state in which the premises described in Exhibit A are located and all rights which such spouse has or might obtain in and to the said premises are committed to and bound by this lease.

14. Headings:

The headings to the paragraphs of this lease constitute no part of this lease between the parties, having been inserted for convenience only.

IN WITNESS WHEREOF, this lease has been executed and delivered by Lessor to Lessee as of the day and year first above written.

Witness:		
	WANE S. BEHUNIN	LESSOR
	E. m. L.L.	
	E. M. FEHR	LESSEE

COUNTY OF	Behunin.
My Commission Expires:	Notary Public Residing at:
STATE OF UTAH) COUNTY OF SALT LAKE)	
The foregoing instrument was day of September, 1976, by E. M. Feh WITNESS my hand and official	r.
My Commission Expires:	Notary Public Residing at Salt Lake City, Utah

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TO

MINING LEASE

Dated: September 10, 1976

From WANE S. BEHUNIN, LESSOR, to E. M. FEHR, LESSEE.

The premises covered by the within Mining Lease are described as follows, to-wit:

White Lady Claims, Nos. 1 through 4, located April 3, 1947, recorded April 7, 1947 in Book 11, Pages 512 and 513; White Lady Claims, Nos. 5 and 6, located May 1947, recorded May 12, 1947 in Book 11, Page 19; White Lady Claims, Nos. 7 and 8, located April 1947, recorded May 3, 1947 in Book 12, Pages 207 and 208; White Lady Claim No. 9, located May 26, 1951, recorded June 25, 1951 in Book 12, Pages 534 and 535; White Lady Claim No. 10, located April 18, 1954, recorded May 7, 1954 in Book 12, Page 282 in the records of Millard County, Utah Recorder, said claims being in the New Klondike Mining District of Millard County, Utah.

And the foregoing particular descriptions shall be deemed (without increase in the considerations stated in the within instrument) to
include all interests of Lessor now owned or hereafter acquired in
lands which are:

- A. Contiguous with or cornering the particularly described premises; or within mining claims or mill sites which conflict with or overlie the same in whole or in part, or within the area bounded by straight lines around the exterior limits of the above described premises.
- B. Within an area extending two miles from the exterior lines of the premises particularly described or included under the provisions of the foregoing subparagraph A; provided, however, that the inclusion of after acquired interests under the terms of this subparagraph B shall apply only to acquisitions consummated within two years after the date of the within lease.

Signed	for	Identification:	
		LESSOR	
	2	/	
5	-رر :	$\rightarrow \mathcal{L}$	

LESSEE

EXHIBIT B TO MINING LEASE

Dated: September 10, 1976

From WAYNE S. BEHUNIN, LESSOR, to E. M. FEHR, LESSEE.

Lessee agrees to pay Lessor fifteen percent (15%) of the amount of the payments received by Lessee from the smelter or other purchaser for the ores mined and removed from the premises described on Exhibit A and sold either in their raw, crude form, or as concentrates (as herein defined), less the following deductions: (1) the deductions made by the purchaser of such ore for sampling, assays, treatment, milling, concentrating, smelting, and penalties; (2) less all costs of freight, transportation and haulage; and (3) less any taxes attributable to Lessor's interest in the ore. But if the ores shall not be sold in their crude state (or as concentrates as herein defined), but shall be processed by Lessee, then the above stated percentage shall be applied to the fair market value in the area of the premises of crude ore of like grade and quality in raw form at the mine before any milling, treatment or beneficiation. In the event there is an independent smelter or other purchaser reasonably available to Lessee at the time of use by the Lessee of the ore or concentrate, then said fair market value shall be determined by amounts which would have been realized (less the deductions provided above) had sale been made to such smelter or other purchaser.

If any of the ore mined and removed from the premises by the Lessee is upgraded, processed, or otherwise treated in any way for the Lessee pursuant to a custom milling or processing arrangement whereby title to the crude ore and the products derived therefrom is retained by Lessee, such ore shall be deemed to have been beneficiated, processed or treated by the Lessee.

The term "concentrates" as used herein means the product derived from beneficiation of crude ores to upgrade one or more of the valuable constituents thereof through physical separation from waste materials by mechanical means, which separation does not create a chemical change in any of such valuable constituents.

E. D. Febr

Signed for Identification

Proof of Assessment Work

STATE OF UTAH, County of Beaver ss.	· ·
Personally appeared before me this 20	day of Clup , 196 5
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says that he has worked or caused to be done	on the following Mining Claims in
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#12, #13, #14, and Abnex	•
and being the property of H. 3. and Jane	S. Belunin
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the sum of \$.1500.00, was paid for said work	
The said mining claim is/are so situated to develop each and all of said mining claims	ane S. Beham
Subscribed and sworn to before me this 20th	day of august, 1962. R. F. Ridug
My commission expires (18, 1962)	Notary Public, Res: Beaver, Utah

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County of Millard

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		Samuelle Samuelle	••••	***************************************				
Subs	scribed and sworn	to before me this	s <u>23</u> . d	lay of	4vgust	, 197S		
	Č	3月月	****	••••••••	Sittle	Not.	ary Publ	lic
813 Residing	at Bezitte,	Ulzi	; Мус	ommission	expires		<u>}, 19</u>	
TT PA		The grown of the second				•		
した。								

PROUP OF LABOR

STATE OF UTAH County of April 3 A.d. ss	Entry No
Male 9. Bobanin	<u>.</u>
	he has caused work to be done on the UART 138066 5
17.10 Mhainly 12.	Mining District,
County, Utah, and cause	ed labor to be performed and improvements made
throon as follows: A flat 11 Can	to Mining and shockfuling
A.S. Chris. Pard It.	Clairenage and deservising
	······································
	•
"Id work was done and to prove a disco-	de title fatte ce and roog a tiof
of the same in Building the hater said it	7
The actual amount paid for said improvement	its and labor was
12 1,20 1 3 1 10 15 16 18 10 15 16 18 10 10 15 16 16 16 16 16 16 16 16 16 16 16 16 16	DOLLARS,
	The owner of the
	13.0.1820/L-1829/2
for your fill the state of the	
RECEIVED 1	en Santa Santa Comments
SEP2 8 1983t > F8	
PUREAU CF 1900 MOUCO DNT	
WITTEN STATES	
field below Lowers to before me this I.	2. day of
	Notary Public
Residing at Aller ; N	Ty commission expires
Committee of the Commit	NECEIVED WITH STATE DEFICE SOS SEP 28 AN 8: 59 DEPT. OF LAND HERIOR DIAL OF LAND HERIOR COLUMN ASIM. STATE
	Cof 4/8 1 SERIOR
СОРУ	KI:000R. / W.
OR YOUR RECORDS	JIII C

PROOF OF LABOR

STATE OF UTAH
County of MILLARD.....

Recorded 1421, 1887 Three 3:52Pm Peo 8:125
Request of Paul Bulanam

LINDA & CARTER MILLARD CO. RECORDER by JUC.

		•	many of Charlett towards	
PAUL	BUHANAN.		***************************************	
	worn, deposes and says t			
	5,#6,#7,#8,#9,			
UMC 1390	066 - 139077	NEW KLO	NOIKE	Mining District.
	County, Utah, and c			
	s: MINING & S			
	OF ORE.			
	N. CUT FI			
	(5 DAYS SEPT.			
MAR. 1989.	7 DAYS AUG I	989) + 2	\$450.00 1	MATERIALS.
and	cubic feet of earth a	and	cubic feet of	rock were removed.
Said work wa	s done and improvements	made at the insta	nce and request	of
_	HANAN , EM.			
	ount paid for said improve			
IN EXCE	SS OF \$1	20000	1:MO# / 3	9066 BOLLARS
and was paid by	SS OF \$ 1 PAUL BUHANA	Leas N (500 BY E	M. FEHR)	the owner of the
WHITE LA				
,	,			Mining Claim S
for the purpose of	holding said Saim S	_		·····
00 85 N	P	Caul	Bula	nan_
	Ä ≾			
e EE	OUR			
AUS	R			
င့်ချွဲ Subscribed and	1 sworn to before me this o	21.5h day of	Quaust .	. 1987 .
, ,	i	(Vel	in all	Lo
	dar Cita			Notary Public
Residing at	L. M. CI TU	; My commission of	expires	1993

Maria de Company

PROOF OF LABOR

STATE OF UTAH)	70933 22\ 1\U\
STATE OF UTAH) ss County of MILLARD.	Recorded Sept 29, 1988 ma 3: 40 m Fee \$ 10-50
,	LINDA & CANTER MILLAND CO. RECORDER by
PAUL BUHANAN	•
	at he has caused work to be done on the WHITE LAK
#1,#2,#3,#4,#5,#6,#7,#8,#9	#10, STARFIRE #1, #3 Mining ClaimS
UMC 139066 - 139077	NEW KLONDIKE Mining District,
MILLARD County, Utah, and car	used labor to be performed and improvements made
thereon as follows: MINING # C	HEMICAL TESTING OF ORE
CUTTING FIRE BREAK, U	MPROVING BUILDING, WORKED
	69 UMC - 25 MAN DAYS (PAU
	IALS + WORK DONE BY
	NKNOWN NUMBER OF DAYS)
	MINOUN NOMEN OF WATE)
and cubic feet of earth ar	d cubic feet of rock were removed.
Said work was done and improvements	made at the instance and request of
	nents and labor was
IN EXCESS OF \$1200°	DOLLARS,
and was paid by ARUL BUHANA	N & WAYNE S BEHUNINE owner? of the
3.1UITE 1005 A CTORE!	0 —
for the purpose of holding said claim S.	Mining Claim\$.,
tor the purpose of holding said claim.	Ω , Ω ,
A tok for	Dand Bulanas
Control of the contro	6:0 Bbix 157
NOTA	Celar lito, Ul
8110	94072B
Subscribed and sworn to before me this	garday of Joseph 1988
The second secon	(Joseph)
<i>∞</i>	Notary Public
Residing at Conces Utul;	My commission expires Naulo- 1987.

Recorders Note: Has been informed of new acknowledgement law effective July 1,1988.

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